MAR 2 3 200K

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	ATTY'S DKT: SCHULZ2
SCHULZ, Wolfgang)	
Appln. No.: 09/826,369)	
Filed: April 5, 2001)	Washington, D.C.
For: AWNING FABRIC AND)	March 23, 2004
)	Attn: PETITIONS

PETITION TO VACATE HOLDING OF ABANDONMENT¹

U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop Crystal Plaza Two, Lobby, Room 1B03 Arlington, Virginia 22202

Sir:

Applicant is in receipt of the Notice of
Abandonment, mailed March 11, 2003, which erroneously states
that the application is abandoned because of applicant's
failure to file a response within the time period established
by the Office Action mailed December 11, 2003. The Office
Action of December 11, 2003, was an Advisory Action, and
Applicant timely filed a Notice of Appeal on January 2, 2004,
within the statutory term established by the Final Action of
September 9, 2003.

¹ If a fee must be charged, please charge same to Deposit Account No. 02-4035, and then refund said fee as the holding of abandonment is erroneous and is entirely the fault of the PTO.

It is respectfully requested that such Notice of

Abandonment be vacated as being erroneous and that the present
application be reinstated.

THE FACTS

Applicant timely and properly responded within the time period established by the Final Office Action dated September 9, 2003, by timely filing a Notice of Appeal on January 2, 2004, and an Appeal Brief was then filed on March 2, 2004.

As evidence that such Notice of Appeal and subsequent Appeal Brief were timely and properly filed on January 2, 2004, and March 2, 2004, respectively, attached hereto are xerographic copies of the return postcards datestamped by the PTO Mail Room as having been timely received by the PTO on January 2, 2004, and March 2, 2004, respectively.

As it appears that the Notice of Appeal filed on January 2, 2004, has been lost by and in the PTO, attached hereto are duplicate signed copies of the documents (entitled "Notice of Appeal") dated January 2, 2004. However, as the fees have already been paid, this executed copy is not to be taken as authorization to charge said extension of time fee. No further fees are required at this time.

REMARKS

In view of the above evidence, it is clear that the Notice of Appeal and Appeal Brief were timely and properly filed within the time period established by the Final Office Action mailed on September 9, 2003, and that the Notice of Abandonment has been issued in error. Indeed, the postcards by themselves should be sufficient, as MPEP Section 503 states:

A postcard receipt which itemizes and properly identifies the papers which are being filed serves as prima facie evidence of receipt of the PTO of all items listed there on the date stamped thereon by the PTO.

It accordingly requested that the Notice of Abandonment be vacated and the present application be reinstated.

. BROWDY AND NEIMARK, P.L.L.C.

Attorneys for Applicant

Ву

Sheridan Neimark

Registration No. 20,520

SN:edg

Telephone No.: (202) 628-5197 Facsimile No.: (202) 737-3528

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

	OLD SCENE	ATTY.'S DO	OCKET: SCHULZ=2
In re Application of:	MAR 2 3 2004 2	Conf. No.:	4003
Wolfgang SCHULZ	E S	Art Unit:	1771
Appln. No.: 09/826,369	TRADEMARKS !	Examiner:	C.C. Pratt
Filed: April 5, 2001	}	Washingtor	n, D.C.
For: AWNING FABRIC A	ND PROCESS)	January 2, 2	2004

NOTICE OF APPEAL FROM THE PRIMARY EXAMINER TO THE BOARD OF PATENT APPEALS AND INTERFERENCES

Honorable Commissioner for Patents U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop AF Crystal Plaza Two, Lobby, Room 1B03 Arlington, VA 22202

Sir:

Applicant hereby appeals to the Board of Patent Appeals and Interferences from the final rejection (or the rejection of claims for at least the second time), dated <u>September 9, 2003</u>, of the Primary Examiner. The claims appealed are <u>claims 1-7 and 9-15</u>.

The item(s) checked below are appropriate:

XXX Small Entity Status: Applicant(s) claim small entity status. See 37 CFR 1.27.

XXX The fee has been calculated as shown below:

	\$330.	.00					
\overline{XXX}	\$165	.00 (sm	all en	tity)			
	Not re	equired	(fee p	oaid i	n pr	ior a	ppeal
			_			_	

XXX Applicant hereby petitions for an extension of time in accordance with 37 CFR 1.136(a). The appropriate fee required by 37 CFR 1.17 is calculated as shown below:

	Small Entity	Other Than Small Entity
	Response Filed Within	Response Filed Within
	[X] First - \$55.00	[] First - \$110.00
	[] Second - \$210.00	[] Second - \$420.00
	[] Third - \$475.00	[] Third - \$950.00
	[] Fourth - \$740.00	[] Fourth - \$1480.00
	month after time period set	month after time period set
	[]Less fees (\$) a	already paid for _ months extension of time on
	A check in the amount of \$	
<u>XX</u>	Credit Card Payment Form, PTO-2038, is	attached, authorizing the amount of \$ 220.00.
<u>XX</u>		erewith to my Deposit Account No. 02-4035.

By:

Respectfully submitted,

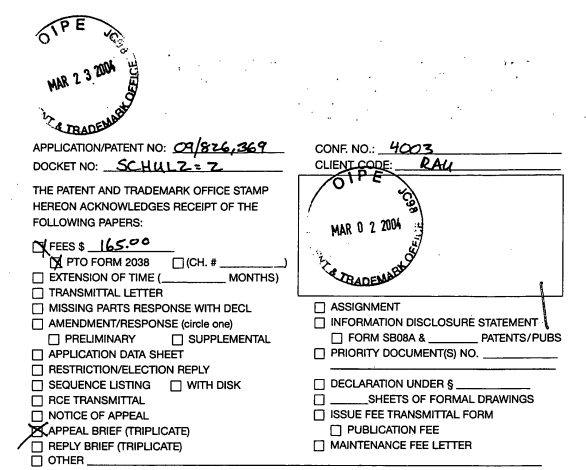
BROWDY AND NEIMARK, P.L.L.C.

Attorneys for Applicant(s)

Sheridan Neimark

Registration No. 20,520

Telephone No.: (202) 628-5197 Facsimile No.: (202) 737-3528 G:\BN\R\rau\schulz2\PTO\Noa02JAN04.doc



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